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6 Attorneys for Defendant
7 GREENPEACE FUND, INC.

8
9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA
11 SAN FRANCISCO DIVISION

12 RESOLUTE FOREST PRODUCTS, INC.,
13 RESOLUTE FP US, INC., RESOLUTE FP
AUGUSTA, LLC, FIBREK GENERAL
14 PARTNERSHIP, FIBREK U.S., INC.,
FIBREK INTERNATIONAL INC., and
15 RESOLUTE FP CANADA, INC.,

16 Plaintiffs,

17 v.
18
19 GREENPEACE INTERNATIONAL (aka
“GREENPEACE STICHTING COUNCIL”),
20 GREENPEACE, INC., GREENPEACE
FUND, INC., FORESTETHICS, DANIEL
21 BRINDIS, AMY MOAS, MATTHEW
DAGGETT, ROLF SKAR, TODD PAGLIA,
22 and JOHN AND JANE DOES 1-20,

23 Defendants.
24

CASE NO. 3:17-CV-02824-JST

**RE-NOTICE OF DEFENDANT
GREENPEACE FUND, INC.’S MOTION
TO STRIKE**

Date: October 10, 2017
Time: 2:00 p.m.
Department: Ctrm. 9, 19th Floor

1 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

2 **PLEASE TAKE NOTICE** that defendant GREENPEACE FUND, INC.'S anti-SLAPP
3 special motion to strike is hereby re-noticed for October 10, 2017, at 2:00 p.m., or as soon
4 thereafter as the matter may be heard, in Courtroom 9 of the United States District Court for the
5 Northern District of California, located at 450 Golden Gate Avenue, San Francisco, CA 94102.

6 This motion seeks to strike the plaintiffs' complaint in its entirety under O.C.G.A.
7 section 9-11-11.1 and/or California Code of Civil Procedure section 425.16 because all of
8 plaintiffs' causes of action against GREENPEACE FUND, INC. arise from protected activity,
9 and plaintiffs cannot establish a probability of success on the merits against defendant
10 GREENPEACE FUND, INC.

12 This motion is based on this Re-Notice of Motion; the original anti-SLAPP special
13 motion to strike and the Memorandum of Points and Authorities in support, ECF No. 60; the
14 reply in support, ECF No. 98; any and all supplemental briefing in support of all pending
15 motions to dismiss and special motions to strike, including ECF No. 127-1; the Court's records
16 and files in this action; and such other and further evidence and argument as may be presented
17 prior to or at the time of the hearing on this motion.

19 DATED: August 7, 2017 CANNATA, O'TOOLE, FICKES & ALMAZAN LLP
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21 By: /s/ Karl Olson
 KARL OLSON

22 Karl Olson
23 Aaron R. Field

24 Attorneys for Defendant
25 GREENPEACE FUND, INC.